## UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NEW YORK

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PRE-TRIAL ORDER 08-CR-6142 CJS

LEO JACKSON,

-VS-

Defendant.

SCHEDULE

#### A. Schedule

2009, at 9:00 a.m.1 This is a day certain trial date which will not be adjourned. The trial of the above-captioned case will begin on Monday, November 16,

The trial schedule for the week of November 16, 2009 is as follows:

Monday 9:00 a.m. to 4:00 p.m. with a lunch break from 12:30

p.m. to 1:30 p.m.

Tuesday 9:00 a.m. to 1:00 p.m.

Wednesday 9:00 a.m. to 1:00 p.m.

Thursday 9:00 a.m. to 1:00 p.m.

Friday 9:00 a.m. to 1:00 p.m.

<sup>&</sup>lt;sup>1</sup>The trial is expected to be completed by November 20, 2009.

# B. Jury Selection: Procedure and Material

#### Method

- challenges and the defendant ten, to be exercised jointly Federal Rules of Criminal Procedure 24(b), the prosecution will have six peremptory a The jury will be selected using the "struck jury" method. Per the
- b The Court will place thirty-two members of the jury pool in the box.
- c) The Court will conduct the entire voir dire.
- 2009. disk) of the list of proposed questions by November 2, 2009 Wordperfect format (via e-mail to kelly pruden@nywd.uscourts.gov or computer proposed questions you wish the Court to ask the jury during voir dire by November 2, Counsel is also directed to provide to the Court an electronic copy in <u>a</u> The prosecution and defense may provide to the Court a list of
- the box, with the prosecution and defense each having one challenge selected, two alternates will be selected from the remaining prospective jurors seated in defense will each have one peremptory challenge to exercise. exercising, or waiving, two challenges. In rounds five and six, both the prosecution and four rounds the prosecution shall exercise or waive one challenge with the defense **e** The peremptory challenges shall be exercised in rounds. After the regular jury is In the first

### Witness List

of prospective witnesses not later than November 2, 2009. The Court expects the prosecution and the defense to exchange the names A copy of each list must be

separate sheet of paper, should include proper identification to the jury and for use by the Court, each list, which must be on a copy and electronic form as described in Section B, Paragraph 1(d) of this order. For to provide a copy of the witness list to the Court by November 2, 2009, in both hard provided to the court reporter at the commencement of the trial. Counsel is also directed

- a) The full name of the witness;
- <u>b</u> The occupational association of the witness, e.g., FBI;
- c) The address of witness; and
- <u>م</u> subject matter expected to be covered by the witness A short summary statement (one or two sentences) of the general

## C. Trial Procedure and Material

- may rule on the issue prior to the commencement of the trial any unusual evidentiary issues expected to arise during the trial. If appropriate, the court Evidentiary Issues - Counsel should bring to the Court's attention prior to trial,
- 404(b) by **November 2, 2009** misconduct which it intends to introduce at trial pursuant to Federal Rule of Evidence Court, to the extent it has not already done so, any evidence of defendant's uncharged 404(b) Material - The Government shall provide to the defendant and to the
- ņ case shall disclose (if disclosure has not yet occurred) Jencks Act Material by November 2009 ယ Jencks Material - By consent, the United States Attorney prosecuting the

- Exhibits and Exhibit List:
- evidence <u>a</u> All exhibits will be premarked and whenever possible, stipulated into
- the prosecution and defense anticipate introducing in its direct case <u>b</u> Each side must prepare an exhibit list containing those exhibits that
- the defense exhibits shall be denominated by letter. 0 All the prosecution's exhibits shall be denominated by number and all
- at the commencement of trial <u>a</u> A complete copy of the exhibit list must be given to the court reporter
- maintaining custody of its exhibits and returning them to Court the next day (unless other arrangements are made with the Court) <u>e</u> During the evening recess, each side <u>≦</u>. be responsible ਨੂੰ
- will take witnesses out of turn to accommodate witnesses J The parties are responsible for having witnesses available. The court
- day. advise the opponent and the Court of those witnesses expected to be called the following 9 At least by the evening before each day's session, counsel must
- arguments, and it is expected that counsel will adhere to those limits ح The Court will set time limits for opening statements and closing
- exhibit, but otherwise questioning should be done from the lectern ij Counsel need not ask permission to approach a witness with an

D. Jury Charge

The Court directs the Government to provide to the Court and defense

counsel a copy of a proposed jury charge, as to the specific offenses charged on or before

November 2, 2009. The Court further directs the Government to provide an electronic

copy (via e-mail to kelly\_pruden@nywd.uscourts.gov or computer disk) of the

proposed jury charge on or November 2, 2009.

Ņ If, after reviewing the proposed charge submitted by the Government, a

defendant wishes to submit an alternate charge on a particular issue or issues, that

alternate charge should be submitted to the Court by November 9, 2009. The Court

directs the defendant ö provide an electronic copy (via e-mail ರ

kelly\_pruden@nywd.uscourts.gov or computer disk) of the proposed alternate jury

charge on or before November 9, 2009.

ယ The parties are reminded that these are to be regarded as jury charge

proposals intended to assist the Court in formulating its own final charge to the jury

4 The Court will inform counsel of its intended jury charge prior to closing

arguments. Federal Rules of Criminal Procedure 30.

Ò Counsel may make additional jury charge requests or exceptions then.

IT IS SO ORDERED.

Dated: Rochester, New York

September 9, 2009

**ENTER** 

/s/ Charles J. Siragusa
CHARLES J. SIRAGUSA
United States District Judge

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